1 2 3 4 5 6 7 8 9 10	ANDRUS ANDERSON LLP Jennie Lee Anderson (SBN 203586) jennie@andrusanderson.com Jessica Moy (SBN 272941) jessica@andrusanderson.com 155 Montgomery St, Suite 900 San Francisco, CA 94104 Tel.: (415) 986-1400 Fax: (415-986-1474 ARBOGAST & BERNS LLP David M. Arbogast (SBN 167571) darbogast@law111.com Jeffrey K. Berns (SBN 131351) jberns@law111.com 6303 Owensmouth Ave., 10th Floor Woodland Hills, CA 91367-2263 Tel.: (818) 961-2000 Fax: (818) 936-0232	
11	1'dx. (616) 930-0232	
12	Attorneys for Plaintiff and the Proposed Class	
13		
14	UNITED STATES DISTRICT COURT	
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
16	SAN JOSE DIVISION	
17 18 19	JAY J. RALSTON, On Behalf Of Himself And All Others Similarly Situated, Plaintiff, v.	Case No.: CV 08-00536 JF-PSG PLAINTIFF'S ADMINISTRATIVE MOTION REGARDING SEALING OF DOCUMENTS PURSUANT TO CIVIL LOCAL RULES 7-11 AND 79-5(c)
20	MORTGAGE INVESTORS GROUP, INC.,	Judge: Hon. Jeremy Fogel
21	MORTGAGE INVESTORS GROUP, a general partnership, COUNTRYWIDE	
22	HOME LOANS, INC. AND DOES 1-10,	
23	Defendants.	
24		
25		
26		
27		
28		

Case5:08-cv-00536-JF Document219 Filed02/18/11 Page2 of 5

Plaintiff submits this Administrative Motion in compliance with the Stipulated Protective			
Order filed in the matter on June 3, 2009, the [Proposed] Amended Stipulated Protective Order			
filed on December 14, 2010, and Civil Local Rules 7-11 and 79-5(c). Pursuant to the protective			
orders entered and filed in this case, access or use of information designated as Confidential, such			
as any motion, pleading or other submission must be lodged conditionally under seal. Plaintiff			
hereby notifies the Court that he has lodged conditionally under seal Plaintiff® Opposition to			
Countrywide Home Loans Inc. & Motion to Strike Certain of Plaintiff Class Allegations and			
Declaration of Jennie Lee Anderson in Support of Plaintiff® Opposition to Countrywide Home			
Loans Inc. & Motion to Strike Certain of Plaintiff Class Allegations, Exhibit A as documents			
referencing information designated Confidential by Defendant Countrywide Home Loans, Inc.			
(õCHLö), pending the filing of a motion and declaration by an interested party who contends that			
the information qualifies for protection.			
The Stipulated Protective Order and the [Proposed] Amended Stipulated Protective Order			

The Stipulated Protective Order and the [Proposed] Amended Stipulated Protective Order require the any party who contends that the information is entitled to protection must file a motion to seal and, pursuant to Local Civil Rules 79-5(c), also file with the Court a declaration establishing that the designated information is, in fact, confidential and sealable. In the event that the party fails to file a responsive declaration and motion as required within ten (10) business days after the conditionally sealed document is lodged with the Court, documents should be unsealed, filed, and made part of the public record.

By filing this Administrative Motion, Plaintiff does not concede that the information has been properly designated Confidential and reserve his right to challenge such designation at a future date.

This application is also based on the material set forth in the Declaration of Jennie Lee Anderson Regarding Plaintiff® Administrative Motion to Seal Documents Pursuant to Civil Local Rules 7-11 and 79-5(c) filed concurrently herewith.

Case5:08-cv-00536-JF Document219 Filed02/18/11 Page3 of 5

1	Dated: February 18, 2011	ANDRUS ANDERSON LLP
2		By: /s/ Jennie Lee Anderson Jennie Lee Anderson
3		Jennie Lee Anderson (SBN 203586)
4		Jessica Moy (SBN 272941) 155 Montgomery Street, Suite 900
5		San Francisco, CA 94104 Telephone: (415) 986-1400
6		Facsimile: (415) 986-1474 jennie@andrusanderson.com
7		jessica@andrusanderson.com
8		ARBOGAST & BERNS LLP David M. Arbogast (SBN 167571)
9		Jeffrey K. Berns, Esq. (SBN 131351) 6303 Owensmouth Ave, 10th Floor
10		Woodland Hills, CA 91367 Telephone: (818) 961-2000
11		Facsimile: (818) 936-0232 darbogast@law111.com
12		jberns@law111.com
13		SMOGER & ASSOCIATES Garger H. Smoger (SBN 70106)
14		Gerson H. Smoger (SBN 79196) Steven M. Bronson (SBN 246751)
15		3175 Monterey Blvd Oakland, CA, 94602-3560
16		Tel.: (510) 531-4529 Fax: (510) 531-4377
17		gerson@texasinjurylaw.com bronsonlaw@gmail.com
18		BROWNE WOODS GEORGE LLP
19		Lee A. Weiss (<i>pro hac vice</i> pending) 626 RXR Plaza
20		Uniondale, New York 11556 Telephone: (212) 354-4901
21		Facsimile: (212) 354-4904 lweiss@bwgfirm.com
22		and
23		Michael A. Bowse (SBN 189659)
24		2121 Avenue of the Stars, Suite 2400 Los Angeles, CA 90067
25		Telephone: (310) 274-71 Facsimile: (310) 275-5697
26		mbowse@bwgfirm.com
27		
28	_	2 -
	l	

Case5:08-cv-00536-JF Document219 Filed02/18/11 Page4 of 5 1 **SPIRO MOSS LLP** J. Mark Moore (No. 180473) 2 11377 West Olympic Boulevard, 5th Floor Los Angeles, CA 90064 3 Telephone: 310-235-2468 Facsimile: 310-235-2456 4 mark@spiromoss.com 5 **SEEGER WEISS LLP** 6 Jonathan Shub (SBN 237708) 1515 Market Street, Suite 1380 7 Philadelphia, PA 19102 Tel.: (215) 564-2300 8 Fax: (215) 851-8029 9 jshub@seegerweiss.com 10 Attorneys for Plaintiff and the Proposed 11 Classes 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 - 3 -

Case5:08-cv-00536-JF Document219 Filed02/18/11 Page5 of 5

1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on February 18, 2011, I electronically filed the above document with 3 the Clerk of the Court using the CM/ECF system which will send notification of such filing to the 4 e-mail addresses denoted on the Court Electronic Mail Notice List. 5 I certify under penalty of perjury under the laws of the United States of America that the 6 foregoing is true and correct. 7 Dated: February 18, 2011 /s/ Jennie Lee Anderson 8 Jennie Lee Anderson 9 ANDRUS ANDERSON LLP 10 155 Montgomery Street, Suite 900 San Francisco, ČA 94104 11 Telephone: (415) 986-1400 Facsimile: (415) 986-1474 12 jennie@andrusanderson.com 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 - 4 -